

Peninsula Enterprise.

ACCOMAC COURT-HOUSE, VA.
SATURDAY, MARCH 26, 1887.

Entered at the Postoffice at Accomac C. H., Va., as second-class matter.

Wm. L. Royall, counsel for foreign bondholders, and representing their affairs in connection with State debt of Virginia was convicted last Monday in the Hastings Court of the city of Richmond, of intimidating the grand jury of that court and fined \$150. The case is the result of an information filed against Royall, because he instituted suits against the individual members of the grand jury for \$10,000 damages, which had presented indictments against him for bribery. Royall was further charged, by intimating through press and otherwise of suing every grand juror in the future who should indict him or his clients, of having prevented them for fear of suits for damages from presenting other indictments against him. In default of the payment of the fine Royall was sent to jail and has obtained from Judge Bond a writ of *habeas corpus*. When the matter is heard by Judge Bond it is not hard to conjecture how it will be decided. A judge who has been feuded his crime so often, through his hatred to the South will not be slow now, to add such a perardillo, as the reversal of the judgment of a Hastings Court of Virginia, to his calendar of sins. Of course Mr. Royall will be discharged from custody, whatever the right of the case.

The debt question is being discussed at length in caucus by Democratic members of our Legislature, but as yet, no action has been taken. A bill introduced by Senator Rhea, regarding a constitutional amendment, requiring the bondholders to fund in a limited time, or lose the principal is said to be growing rapidly in favor with our legislators. It will practically have no opposition in the House, if it should pass the Senate of which there is some doubt, because many of its members think it would not stand a legal test. Lieutenant Governor Massey favors the proposition but desires to stop funding after six months notice to bondholders. The prevailing idea with the Democratic delegates, who are in favor of the proposition, according to the views of a reporter of Richmond State, briefly stated, is this: "The appointment of a commission to meet a similar commission from the bondholders in accordance with the views set forth by Gov. Lee in his message is useless without the adoption of the constitutional amendment. The passage of the amendment will indicate to the bondholders the drift of public opinion in regard to the matter."

The following from the Norfolk Ledger, seems to indicate that the methods of settling the State debt suggested by Governor Lee in his message is acceptable to the bondholders, and it is to be hoped that a settlement can be made satisfactory to all parties concerned. Terms cannot be agreed upon which would not be better than the constant agitation of the debt question. Let the Legislature by all means agree with the bondholders upon some amount and let their decision be final.

The Governor this p. m., March 24th received a cablegram from chairman Bonville, of the council of foreign bondholders, at London, which he at once communicated to the Legislature. Mr. Bonville says: "The council will appoint a commission to come to Virginia to confer with the representatives of the State for a settlement of the debt, on receiving assurance that the basis of any agreement which may be arrived at shall be available revenue as mutually agreed after competent and independent investigation, if the Legislature will empower the government to consent to this basis of compromise." In the Senate Mr. McCormack introduced a joint resolution looking to the creation of a commission to meet the one referred to in Mr. Bonville's communication.

Judge John T. Gooldrick during a speech before the Virginia Democratic Association at Washington recently, proposed to make the election of Hon. John S. Barbour, to succeed Senator Riddleberger, the main issue of the campaign next fall—in other words Judge Gooldrick proposes to make the fight on the personal popularity of Mr. Barbour. The Democratic party of Virginia, if we mistake not, will not be willing to make any such concession of weakness. Mr. Barbour is doubtless the choice of the people as our next United States Senator, but we do not believe that such a course is necessary for our success, and he should take his chances like everyone else for the position. He can doubtless contribute more to our success next fall than any other one man, but it would be a bad precedent to endeavor to stimulate him to be patriotic, by hope of reward. Mr. Barbour is too much of a patriot to desire such a canvas as is proposed.

Interstate Commissioners.

WASHINGTON, March 22.—The President has at last determined the composition of the interstate commerce commission to be appointed under the law recently passed by Congress, and announced the names of the members this evening. They are: Thomas M. Cooley, of Michigan, for the term of six years. William R. Morrison, of Illinois, for the term of five years. August Schoonmaker, of New York, for the term of four years. Aldace F. Walker, of Vermont, for the term of three years. Walter A. Bragg, of Alabama, for the term of two years. The fact that Mr. Cooley's name heads the list does not necessarily indicate that he will be chairman of the commission, as it must elect its own chairman. The following is a sketch of the public careers of the men comprising the commission excepted representative Morrison, whose public services are so generally known as to need no description.

Thomas M. Cooley was born at Attica, N. Y., in 1824, studied law in that State and removed to Michigan in 1843, where he has since resided. In 1857 he was elected compiler of the State laws, and in 1858 reporter of the Supreme Court. In 1859 he was chosen by the regents as commissioner to organize the law department of the University of Michigan, and he has ever since been connected with it. In 1864 he was elected justice of the Supreme Court, and was re-elected in 1869 and in 1877. He was nominated by the Republicans for reelection in 1885, and was defeated. Mr. Cooley is the author of numerous standard legal works. He was recently appointed by the United States Judge Gresham receiver of the Wabash Railroad Company.

Aldace F. Walker, a Vermont lawyer, about 44 years old, a Republican in politics, who studied law with Senator Edmunds, served as colonel in the Union army, and has since then practiced law at Rutland. In the Vermont Senate he has taken a leading part in framing legislation to solve the railway problem, and has given much study to the question.

August Schoonmaker, of Kingston, N. Y., was born in Ulster county, N. Y., March 2, 1828, and is a lawyer in active practice. He has always been a Democrat in politics. He has been county judge of his county and the candidate of his party for Supreme Court Judge. He was a State Senator during Mr. Tilden's term as Governor, and was one of the leaders in the Legislature on whom Mr. Tilden relied to carry out his reform measures. He was always a close political friend of Mr. Tilden. Mr. Schoonmaker was attorney general in New York State in 1878 and 1879, succeeding Mr. Fairchild, the present Acting Secretary of the Treasury. In 1876 he was presented by the anti-Tammany delegation from New York in the Democratic State Convention as their candidate for Governor, and was a delegate to the Democratic national convention in 1876 and 1880, and also to the Chicago convention in 1884. Judge Schoonmaker is now a member of the civil-service commission of New York State, having been appointed by Gov. Cleveland and retained in office by Gov. Hill.

Walter A. Bragg was born in Alabama in 1838, but resided in Arkansas from 1843 until 1861. He was educated at Harvard University and Cambridge Law School, and practiced law in Arkansas for some years. At the close of the war he settled in Alabama, and was for some years the law partner of Gen. Morgan. He has been a leading Democrat in that State for some years, and has served as national delegate, presidential elector and a member of the Democratic national committee. In 1881 he was made president of the Alabama State railroad commission, and served in that position four years, during which time many important questions arising between the railroads and their customers were satisfactorily adjusted.—Baltimore Sun.

The Drummers' Tax.

The opinion of Justice Bradley, dissenting from the practice of nearly a century regarding the taxing of drummers, is exciting general and vigorous protest. This opposition is now where more marked than in our sister State North Carolina. The editor of the Raleigh News and Observer—a lawyer of great ability—thinks it is a very weak opinion, largely at variance with former adjudications and utterly repugnant to the construction of the constitution which has obtained in all of the States and Combs of the Union ever since the constitution was made. Seven years' acquiescence in a construction of a statute, we believe, has been held to fix the meaning of the law; in this case an acquiescence for a century has had no weight with Mr. Bradley. Generations after generations have gone to the grave innocently believing that the State had a right to tax drummers, but Mr. Justice Bradley has, in a nauseating mixture of milk and water, obscured the subject so that he has satisfied himself of their error. He has, however, not satisfied Chief Justice Waite, nor Justice Field, nor Justice Gray. Indeed, while the Chief Justice's opinion goes to the root of the matter, it is amusing to note with what contemptuous silence he passes over the illogical and meaningless argumentation of Justice Bradley.

The common sense of the country will try the case de novo and when the court is reorganized, as it will be at no distant day, this decision will probably be quietly ignored and the law declared conformably to the constitution, to the precedents, and to the practice of the States.—Norfolk Virginian.

Cheap Job Printing.

Legislative Notes.

Mr. Fulkerson, of Washington, has introduced in the House a bill to repeal the Local Option law passed February 26th, 1886. He was a strong opponent of the Local Option bill at the last session of the General Assembly.

A bill is pending before the Senate judiciary committee intended to strike a blow at "peker" playing. The bill proposes to make card-playing a violation of law, punishable by a fine of not less than \$20 nor more than \$50.

A bill was introduced in the House Tuesday, to give the Governor the power to remove county and city treasurers. The object aimed at is to place it in the power of the Executive to remove such of these officers as may accept coupons in payment of taxes.

Mr. Wise, republican, has introduced a bill in the House providing for the appointment by the Circuit Court, of State supervisors of election. The bill provides that upon the petition of ten citizens the circuit judges shall appoint supervisors for each voting precinct in the city and counties. It is proposed to give these officers authority somewhat similar to that of federal supervisors of elections.

The bill to establish a reformatory for youthful criminals in Virginia has been decided favorably by the Committee on Asylums and Prisons.

The special joint committee to which was referred the report of the revisors of the Code are getting on very well. As yet they have not recorded any changes. When they get to these they will discuss the recommendations of the revisors and then much time will doubtless be consumed. The committee is expected to point out the quickest and safest way of adopting the new Code.

A bill with divers and sundry amendments to increase the salaries of circuit judges, is pending in the Senate. The debate upon the question has taken a broad latitude, and the outcome if it will be, probably, that the increase will not be made.

Entertainment.

BOARD AND LODGING.

A. J. MEARS & SONS;
KELLER STATION,
Accomac county, Va.

Respectfully inform the public that they are prepared to furnish board and lodging by day, week or month, and to convey passengers to any part of peninsula at moderate rates.
Board per day \$1. All trains met.
Livery stables first-class.

L. H. WYATT,
Belle Haven, Va.

—Dealer in—

General Merchandise!

Such as Dry Goods, Dress Goods, Notions, Hats, Caps, Boots, Shoes, Crockery, Hardware, Groceries, Etc.

Cape Charles Hotel.

—Opposite Passenger Depot.

Cape Charles City, Va.

B. T. AMES, PROPRIETOR.

This hotel has been newly refurnished and put in First-Class condition. Has good accommodations, and the table supplied with all the delicacies of the season.

Board per day \$1.50.

Monthly boarders at reasonable rates.

Good Livery Attached.

For Sale.

I will sell privately, the store house and dwelling attached, located in Pungotown, Accomac county, Va., belonging to the estate of James P. Groten, deceased, and lately occupied by Joseph C. Westcott. It will be sold subject to a ground rent of \$20 a year, or in fee, as the purchaser may elect. This is one of the most, if not the most eligible locations in the village for a store, and can be easily converted into a hotel if desired by the purchaser. Seldom is an opportunity presented to buy so desirable a property. Terms will be made easy to suit the purchaser, if the purchase money is simply secured. Possession given immediately. BEN. T. GUNTER, Executor of James P. Groten, Accomac C. H., Va.

Major Mason. Stephen Goin

CHEAP CASH STORE.

MASON & GOIN.

Proprietors of the cheap cash store at

BLOXOM STATION, VA.

—Dealers in—

Dry Goods, Notions, Hats, Caps, Boots, Shoes, Groceries, Tobacco, &c.

Goods bought for cash and sold for cash at least possible profit.

300,000 STRAWBERRY PLANTS
FOR SALE.

WILSON.
CRESCENT,
SEEDLING.
SHARPLESS

At \$1.50 per 1,000.

Guaranteed true to name.

For further information apply either to

C. C. BAILL, Loretto, Md., or

SHEPHERD TINDLE, Atlantic, Va.

FARMERS ATTENTION.

GOLD GIVEN AWAY
as premiums for the best farm produce raised from the reliable and unexcelled brands

Virginian OCEAN GUANOS.

Produce to be exhibited at Eastern Shore Agricultural Fair, season 1887.

PREMIUMS AS FOLLOWS:

Best 12 Irish potatoes.....	\$ 7.50
2nd premium.....	5.00
3rd ".....	2.50
" 12 sweet potatoes.....	10.00
2nd premium.....	7.50
3rd ".....	5.00
4th ".....	2.50
" 12 ears corn.....	5.00
2nd premium.....	2.50
3 heads cabbage.....	2.50
2nd premium.....	1.00
" Wheat.....	2.50
2nd premium.....	1.00
" Oats.....	2.50
2nd premium.....	1.00
" Stalks green cotton.....	1.00
" 3 beets of any kind.....	1.00
" 12 tomatoes of any kind.....	1.00

We will also pay special premiums on all other farm products that are worthy of premiums, if exhibited at fair and grown by

Virginians or Ocean Guano.

No other fertilizers are to be used in connection with Virginian or Ocean guanos in competition for these premiums, and every farmer entering produce for these premiums will be required to state how much guano he used and the mode of applying the same. These premiums are open for competition for all farmers of Accomac and Northampton counties, Va. It is unnecessary for us to say more of these guanos than this; they are adapted for all crops, and they are surpassed by no guano or fertilizer on the market, they are fully up to last year's standard, and offered for sale by the following well known reliable business firms:

Keat & Wilson, Parkley; A. F. Mears, Mearsville; J. C. Justis & Co., Hopkins, Bro. & Co., Hunting Creek; Hopkins & Bro., Powell & Waples, W. D. Lewis, Onancock; Powell & Garrison, Wachapreague City; S. K. Martin, Hoffman's wharf; L. J. Nottingham, Northampton county; A. S. Matthews, Temperanceville, Va.

American Fish Guano Co., Hoffman's Wharf, Va.

The Handsome Trotting Stallion

True Bajardo

Will make the season of 1887, on the Eastern Shore of Virginia, and the following terms: \$25 to insure a mare with foal; \$15 for services the season and \$5 for single services, limited strictly to ten approved bitches.

DESCRIPTION.

True Bajardo is a solid bay, no white, black points, foaled April 1884, and is 15 hands 2 inches high. He is a very handsome strong made colt, and in style and gait is nearly perfect as a light harness horse, and from his intelligent and obedient nature, he is a successful sire of fast road and track horses.

PEDIGREE.

True Bajardo is by Indigo, 1st dam by Oysterman, Jr., 2nd dam Glencoe (Col. Finney's), and dam Potomac.

Indigo is by Stephen A. Douglas, son of Thos. A. Handcock, and Lady Doyle, by North Star, and dam by Tottle Tolly, son of Magnum Bonum, and dam by Henry and Belle. Indigo is a trotting race horse and standard by the record of 2:20 1/2, and 2:25 1/2, and 2:30 1/2, and 2:35 1/2, and 2:40 1/2, and 2:45 1/2, and 2:50 1/2, and 2:55 1/2, and 3:00 1/2, and 3:05 1/2, and 3:10 1/2, and 3:15 1/2, and 3:20 1/2, and 3:25 1/2, and 3:30 1/2, and 3:35 1/2, and 3:40 1/2, and 3:45 1/2, and 3:50 1/2, and 3:55 1/2, and 4:00 1/2, and 4:05 1/2, and 4:10 1/2, and 4:15 1/2, and 4:20 1/2, and 4:25 1/2, and 4:30 1/2, and 4:35 1/2, and 4:40 1/2, and 4:45 1/2, and 4:50 1/2, and 4:55 1/2, and 5:00 1/2, and 5:05 1/2, and 5:10 1/2, and 5:15 1/2, and 5:20 1/2, and 5:25 1/2, and 5:30 1/2, and 5:35 1/2, and 5:40 1/2, and 5:45 1/2, and 5:50 1/2, and 5:55 1/2, and 6:00 1/2, and 6:05 1/2, and 6:10 1/2, and 6:15 1/2, and 6:20 1/2, and 6:25 1/2, and 6:30 1/2, and 6:35 1/2, and 6:40 1/2, and 6:45 1/2, and 6:50 1/2, and 6:55 1/2, and 7:00 1/2, and 7:05 1/2, and 7:10 1/2, and 7:15 1/2, and 7:20 1/2, and 7:25 1/2, and 7:30 1/2, and 7:35 1/2, and 7:40 1/2, and 7:45 1/2, and 7:50 1/2, and 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